DD)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

\text{\text{a}} \text{\text{a}} \text{\text

In re Application of .:

Jonathan GRESSEL et al

Serial No.:

10/774,388

Filed:

February 10, 2004

For:

TRANSGENIC PLANTS FOR MITIGATING INTROGRESSION

OF GENETICALLY

ENGINEERED GENETIC TRAITS

Attorney Docket:

Group Art Unit:

27084

Magniha

1638

Examiner:

David T. Fox

Mail Stop: Amendment Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

ELECTION

Sir:

This is in response to the United States Patent and Trademark Restriction Office Action mailed July 17, 2006, which response is being made on or before August 17, 2006, and for which no extension of time fee is due.

Applicants hereby elect **Group I**, namely **Claims 1-8**, drawn to a method of transforming a crop plant with a construct comprising two transgenes, wherein one transgene is deleterious to a weedy relative, in order to prevent survival of transgenic cross-pollinated weeds;

Applicants reserve the right to file, at a later date, additional divisional applications claiming priority from the present application which are directed to the non-elected Group.

Respectfully submitted,

Martin D. Moynihan

Registration No. 40,338

Date: August 6, 2006